

THE JASPER WEEKLY COURIER.

VOL. I.

JASPER, INDIANA, WEDNESDAY, NOVEMBER 24, 1858.

NO. 37

PUBLISHED EVERY DAY, AT JASPER
DUBOIS COUNTY, INDIANA, BY
MERRINGER, DOANE & SMITH.

OFFICE—CORNER OF MAIN CROSS AND
MACDONALD STREETS.

TERMS—STRICTLY IN ADVANCE:
Single Subscription, for fifty Nos., \$1.50.
For six months, 1.00

RATES OF ADVERTISING.
For square of 10 lines or less, 1 week, \$1.00.
Each subsequent insertion, .25cts.

Longer advertisements, at same rate. A fraction over even square or squares, counted as a square. These are the terms for transient advertisements; a reasonable deduction will be made to regular advertisers.

Notices of appointment of administrators and legal notices of like character to be paid for in advance.

ANNOUNCING CANDIDATES.

For Township offices, each, \$1.00.
For County, " 2.00
For District, Circuit, or State, 5.00

Sheriff's Sale.

BY virtue of an execution issued out of the office of the Clerk of the Common Pleas Court of Dubois county, Ind., and to me directed, I have levied on and will, on Saturday, Dec. 4th, 1858, between the hours of 10 o'clock, A. M., and 4 o'clock P. M. of said day, at the door of the Court House in the town of Jasper, in said county, offer for sale at public auction, the rents and profits for a term not exceeding seven years, of the following described property, to-wit:

The south half of Lot N. 42, with the improvements thereon, situated in the town of Jasper.

And should said rents and profits not be sufficient to satisfy said execution and costs, I will at the same time and place, and between the hours aforesaid, offer for sale and sell at public auction, twelve simple lots of real estate.

Taken in execution as the property of D. Eckert, at the suit of John Weisel and M. Souler.

Terms of sale, cash in hand.

JAMES HERMAN, S. D. C.
Nov. 10, 1858.—\$1.50

Dissolution Notice.

NOTICE is hereby given that the partnership heretofore existing between G. Hayden and E. Pickhardt, in Huntingburg is this day dissolved by mutual consent. All those that are indebted to the said firm are requested to come forward and make settlement immediately with E. Pickhardt, who is authorised to make the same. The business will be carried on as heretofore by E. Pickhardt, at Huntingburg. C. HAYDEN.

Sgt. 14758. E. PICKHARDT.
Oct. 23, 1858.

Notice

It is hereby given that the undersigned has made application to the Auditor of Dubois county, Indiana, for a duplicate certificate of purchase of the south-west quarter of section No. 18 in township No. 3, 8th of range No. 4 W. to Michael Miller, the original purchaser—the original certificate of purchase being lost.

BARBARA LAUBY.

Oct. 13, 1858.—\$4.00

DRUG STORE!

18 AAC NEWTON,
ON WEST SIDE OF PUBLIC SQUARE,

WOULD respectfully inform the citizens of Dubois county and its vicinity, that he has removed his Drug store to the west side of the Public square, in the house formerly occupied by Wm. Brotz, and has just opened a splendid assortment of

American, German and French Drugs & Medicines!

Likewise, a complete stock of paints, oils, varnishes, dyestuffs, perfumery, stationery of all kinds, fancy soaps, shaving cream, candle, starch, soap, tobacco, cigars, ink, pens, fine canister powder, fancy articles, &c.

Also, a large supply of

PATENT MEDICINES,

Of all kinds and descriptions, kept constantly on hand. All of which he feels confident he can sell as cheap as any house in the West. Come and examine my stock.

Prescriptions of every character, put up carefully.

Jasper, Sept 29, 1858. ISAAC NEWTON.

School Laws.

WE received at the Auditor's Office, on the 23d of September, the School laws passed March 5, 1858. School officers, and those entitled to them, can call at the office and receive them.

Also, just received the Report of the Superintendent of Public Instruction for 1857.

Sept 29, 1858. JOHN MERRINGER, Auditor.

Administrator's Notice.

NOTICE is hereby given that the undersigned has been appointed administrator of the estate of Gerard Terwiski, late of Dubois county, deceased. Said estate is supposed to be solvent.

HENRY LOXO, adm'r.

Dr. F. Scheller,
HUNTINGBURG, IND.

 OFFERS his professional services to the citizens of Dubois county & vicinity, and feels confident that when called upon he will render full satisfaction.

June 18.

Administrator's Notice.

NOTICE is hereby given that the undersigned has been appointed administrator of the estate of Clark Beach, late of Dubois county, Indiana, deceased. Said estate is supposed to be insolvent.

Nov. 17, 1858.—HIRAM H. PAYNE, adm'r.

Executor's Notice.

NOTICE is hereby given that the undersigned has been appointed executor of the last will of John Mayer, late of Dubois county, Ind., deceased. The estate is supposed to be solvent.

Nov. 17, 1858.—CHRIS. MAVER, Esq.

The Only Article

UNRIVALLED IN MARKET

WITH IMMENSE BONE AND

EUROPEAN DEMAND

The reason why, is that by Nature's own processes it restores the natural color permanent after the hair becomes gray; supplies the natural fluid, and thus makes it grow on bald heads, removes all dandruff,itching, and heat from the scalp, quieting and tones on the nerves, and thus cures all nervous headache, and may be relied upon to cure all diseases of the scalp and hair; it will stop and keep it from falling off; makes it soft, glossy, healthy and beautiful, and if used by the young twice or three times a week, it will never fall or become gray; then reader, read the following and judge for yourselves.

NEW YORK, Jan. 8, 1858.
Moses O. J. Wood & Co.—Gentlemen: Having heard a good deal about Professor Wood's Hair Restorative, and my hair being quite gray, I made up my mind to lay aside the prejudices which I, in common with a great many persons, had against all manner of patent medicines, and a short time ago commenced using your article, to see if it would do me any good.

The result has been very satisfactory, that I am very glad I did so, and in justice to you, as well as for the encouragement of others who may be as gray as I was, but who having my prejudice without my reasons for setting it aside, are unwilling to give your Restorative a trial till they have other proof, and the best proof being either demonstration, I write you this letter which you may show to any such, and also direct them to me for further proof, who are in and out of the N. Y. Wire Rolling establishment every day.

My hair is now its natural color and much improved in appearance every way, being glossier and thicker and much more healthy looking. I am, Yours Respectfully

CHARLES JONES,
Coe, Columbia and Carroll Sts., Brooklyn
Livingston, A. S., Feb. 14, 1858.

Prof. Wood—Dear Sir: Your Hair Restorative has done much good in this part of the country. My hair has been slightly dimmed for several years, cause, I suppose, from a cold-burn when I was quite a infant. I have been using your Hair Restorative for six weeks and I find that I have a fine head of hair now growing, after having used all other remedies known, to no effect. I think it the most valuable remedy now extant, and advise all who are afflicted that way to use your remedy.

You can publish this if you think proper.

Yours, &c., S. W. MINOTOR.

Philadelphia, S. P. R. 1857.

Prof. Wood—Dear Sir: Your Hair Restorative is proving itself beneficial to me. The front, and also the back part of my head almost lost its covering—was in fact bald. I have used but 2 half pint bottles of your Restorative, and now the top of my head is well studded with a promising crop of young hair, and the front is also receiving its benefit. I have tried other preparations without any benefit whatever. I think from my own personal recommendation, I can induce many others to try it.

Yours, respectively, D. R. THOMAS, M. D.

No. 464 Vine Street,

The Restorative is put up in bottles of three sizes, viz: large, medium, and small; the small holds a pint, and retails for one dollar per bottle; the medium holds at least twenty per cent more in proportion than the small, retailing at two dollars per bottle; the large holds a quart, 40 per cent, more in proportion, and retails for \$3 a bottle.

O. J. WOOD & CO. PROPRIETORS, 312 Broad-

way, New York, (in the great N. Y. Wire

Rolling Establishment,) and 114 Market St.,

St. Louis, Mo.

And sold by all good Druggists and Fancy Goods Dealers.

Nov. 17.

Notice

I hereby give that on Thursday, the 9th day of December, 1858, the County Surveyor of Dubois County will be present to run the lines and determine the boundaries and subdivisions and also establish the corners of section 3, T. 3, R. 4 W; also the intermediate lines will be surveyed and the corners thereof established. All interested persons are requested to attend.

Henry Loxo, adm'r.

Nov. 12-13.—JASPER GUERNSEY.

NOTICE.

ON account of the distressing fire and loss of property on Friday night last, I will say to those knowing themselves indebted to me, that they will confer a great favor on me if they will call and settle at least a part of their accounts.

Nov. 24, 1858.—ISAAC NEWTON.

PUBLIC SALE.

I WILL sell at public auction, at the door of the Court House in Jasper, on Saturday, Dec. 4, 1858, between the hours of 9 and 11 o'clock, A. M., the following real estate, to-wit: the west half of the N. W. quarter of section 18, Town 2 S. R. 4 W., containing eighty acres of good land. This land is near the Troy road, within two miles and a half of Jasper, and adjoins the farm of Mr. Pfleider. Terms of sale—One half cash, balance in one and two years, with good security. E. M. SEITER, Adm'r.

Nov. 24, 1858.—ISAAC NEWTON.

Notice of Distribution to Heirs.

NOTICE is hereby given that at the last July term of the Court of Common Pleas of Dubois County, after final settlement of the estate of Jno Price, dec'd, forty dollars and thirty-three cents were found remaining for distribution among heirs. Said heirs are therefore notified to appear at the next term of said Court and receive their distributive share.

B. B. EDMONSTON, Clerk.

Nov. 24, 1858.

Notice of Distribution to Heirs.

NOTICE is hereby given that at the last October term of the Court of Common Pleas of Dubois County, after final Settlement of the Estate of Rosannah Thompson deceased, four hundred and eight-seven dollars and ninety six cents were found remaining for distribution among heirs. Said heirs are therefore notified to appear at the next term of said Court and receive their distributive share.

B. B. EDMONSTON, Clerk.

Nov. 24, 1858.

AGUE BALSAM.

Unrivalled in the History of Medicine.

This Balsam, that has been so extensively sold and met with such unrivaled success for the past five years, and brought health and happiness to many families throughout the Western Country, is the result of years of study and experiment, by the proprietors of this wonderful compound; and we are happy to state to the world that the object sought for has been gained, which is found in the numerous evidences in favor of this remedy. This Balsam is only recommended for one class of diseases, viz: those produced by malaria, and enters directly into the circulation, and thereby counteracts the poison of malaria in the system; and as a tonic it is particularly recommended. Now for a few evidences:

Overline, Ohio, June 1st, 1858.

Messrs. S. K. Mann & Co.—Gents—Having had occasion to use some of yourague Balsam in my family, I find it the most efficient and prompt remedial agent for the certain cure of ague ever used, and as a strengthening tonic I think it has no equal.

Your obedient servant, S. HENDEY.

Olyney, Ill. S. P. 20, 1858.

Messrs. S. K. Mann & Co.—Gents—Yourague Balsam is the only remedy that seems to meet the wants of the people of this locality. We have upon our shelves all the popular remedies of the day for the cure of intermitteats, but Dr. Mann's Balsam sells in preference to all others, from the simple fact it cures. It is destined to excel all other remedies ever offered.

Truly Yours, G. W. HAYSEY.

Canton, Ill. May 15, 1858.

Dr. Mann & Co., Gallon, Ohio—Gents—Yourague Balsam is the peoples' own remedy, in this part of the country, for the cure of ague and fever. We have never known it to fail in any case when properly used. It is looked upon as a perfect antidote to malignant diseases.

Very truly Yours, REED & PETTISON.

Saint Louis, June 1st, 1858.

Messrs. S. K. Mann & Co.—We find the demand for Dr. Mann's ague Balsam daily increasing, and the great demand for it is a sufficient evidence of its great merit. In all places in our travels we find the universal opinion of those selling it, and more particularly those using it, to be, that it has no equal in proprietary remedies, and that it is a certain specific is a fact that cannot be disputed.

Truly Yours, O. J. WOOD & CO.

S. K. MANN & CO., Proprietors,

Gallon, Ohio. Sold by all good Druggists.

Nov. 17.

State of Indiana, Dubois County, ss:

NOTICE is hereby given that Jared Niehaus, administrator of the estate of Henry Pilliar, dec'd, has filed his petition to sell the real estate of said decedent, viz. the w. half of the south-west quarter of section 28, town 2, south of range 5 west, his personal property being insufficient to pay his debts, and that said petition will be heard at the next term of the Court of Common Pleas of said county.

B. B. EDMONSTON, Clerk.

Nov. 3, 1858.—ISAAC NEWTON.

JASPER COURIER.

HALF SHEET.—Owing to a press of other work, we are unable to issue more than a half sheet this week.

Nov. 24, 1858.—ISAAC NEWTON.

FIRE.

On last Friday evening the usual noise and bustle occasioned by the business of our town, was interrupted by the alarm of fire, and it was found that a room in the residence of Mr. Isaac Newton, adjoining his drug store was in a light blaze. By the united exertions of our citizens, and there being water convenient to the premises, the fire was extinguished before it could spread to other portions of the building. Mr. Newton informs us that his loss will be only about \$250. The fire was the result of accident. It seems Mr. Newton was mixing some medicine over a hot fire, and let some turpentine drop on the fire, which immediately blazed up and set fire to a pint of the same article, which he had in his hand. This, in an attempt to throw out of the door, he let fall on the floor, thus setting fire to the room, and very imminently endangering his whole establishment.

NOTICE is hereby given that at the last October term of the Court of Common Pleas of Dubois County, after final Settlement of the Estate of Rosannah Thompson deceased, four hundred and eight-seven dollars and ninety six cents were found remaining for distribution among heirs. Said heirs are therefore notified to appear at the next